Case 11-40344 Doc 17 Filed 08/23/11 Entered 08/23/11 15:17:47 Desc Main Document Page 1 of 3

Local Form 4A July 2007

IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA SHELBY DIVISION

		SHELD	of Division	
In re:	re: Danny Eugene White Cynthia Jeanne White)	Case No: 11-40344
SSN: SSN:	xxx-xx-9035 xxx-xx-7285	Debtor)	Chapter 13
		Debioi)	
		<u>AMEN</u>	DMENT TO:	
REJE OF (MOTION(S) TO AVO CCTION OF EXECUT OPPORTUNITY FOR ALL 1	OID CERTAIN I FORY CONTRA HEARING ON MATTERS AS S CCASES FILED	LIENS; MOTIC CTS AND UNE CONFIRMATI SET FORTH IN ON OR AFTER	
() M A1 () M () M () M (x) No	otion to Value Liens in otion to Value Liens in mount Less than the A otion to Avoid Liens § otion to Assume Execution to Reject Contrato motions applicable to The Chapter 13 Planded as follows:	ncludes Valuation mount of the Cla 522(f) ntory Contract(s) ct(s) and Unexpi o this plan	n of Property So nim) and Unexpired ired Leases	ecuring a Claim in an
4.	Special Terms			
a.	[] None			
b.	1		•	n of Treatment: sted on Schedule F, Unsecured.
c.	Brief Comment Expla	ining Direct Payn	nent Treatment f	for Secured Claims under Paragraph 3(a)(2)
d.	[] Pay no interest on	mortgage arreara	ages OR [] Pay	interest on mortgage arrearages at%
e.	Other Special Terms:			

TAKE NOTICE: Your rights may be affected. You should read this amendment to the Chapter 13 Plan carefully, including any motions contained in the amended plan, and discuss them with your attorney, if you have one, in this bankruptcy case. If you do not have an attorney, you may wish to consult one.

If you do not want the Court to confirm the proposed plan of the debtor(s) as amended, including any of the motions included in the amended plan, or if you want the court to consider your views on these matters, then you or your attorney must file with the Court a written objection to confirmation and request for hearing on confirmation at the following addresses:

Cases filed in the **Charlotte**, **Shelby or Wilkesboro** Divisions:

Clerk, U.S. Bankruptcy Court, P.O. Box 34189, Charlotte, N.C. 28234-4189.

Cases filed in the **Asheville or Bryson City** Divisions:

Clerk, US Bankruptcy Court, Room #112, 100 Otis Street, Asheville, N.C. 28801

Your objection to confirmation and request for hearing must include the specific reasons for your objection, and must be filed with the Court no later than fifteen (15) days following the conclusion of the Section 341(a) meeting of creditors, or within fifteen (15) days of service of the amendment, whichever is later. If you mail your objection to confirmation to the Court for filing, you must mail it early enough so that the Court will receive it on or before the deadline stated above. You must also serve a copy of your objection to confirmation on the debtor(s), the attorney for the debtor(s), and the Chapter 13 trustee at their addresses as they are listed in the notice of the meeting of creditors. If any objections to confirmation are filed with the Court, the objecting party will provide written notice of the date, time and location of the hearing. No hearing will be held unless an objection to confirmation is filed.

If you or your attorney do not take these steps, the Court may decide that you do not oppose the proposed plan of the debtor(s) as amended, including any motions contained in the amended plan, and may enter an order confirming the amended plan and granting the motions. Any creditor's failure to object to confirmation of the proposed plan as amended shall constitute the creditor's acceptance of the treatment of its claim as proposed, pursuant to 11 U.S.C. Section 1325(a)(5)(A).

I declare under penalty of perjury that the information provided in the **Amendment** to Chapter 13 Plan, including Notice of Motion(s) for Valuation; Motion(s) to Avoid Certain Liens; and the Assumption and Rejection of Executory Contracts and Unexpired Leases; as to all matters set forth herein are true and correct.

Case 11-40344 Doc 17 Filed 08/23/11 Entered 08/23/11 15:17:47 Desc Main

Page 3 of 3

Document